## UNITED STATES DISTRICT COURT

for the

United States of	)					
v. RICKY A. WYNN		) Casa No. 9:20M 149				
		) Case No. 8:22MJ48 )				
		)				
Defendant(	)					
	CRIMINA	L COM	IPLAINT			
I, the complainant in th	is case, state that the foll	owing is t	rue to the best of my k	knowledge and belief		
On or about the date(s) of	January 30, 2022	i	in the county of	Douglas	in the	
District of	Nebraska	, the defer	ndant(s) violated:			
Code Section			Offense Description	n		
On or about January 30, 2022, in the District of Nebraska, the defen RICKY A. WYNN, did knowingly possess a firearm, as defined by 26 § 5845(a), that is, a destructive device, also known as a Molotov con not registered to him in the National Firearms Registration and Trans Record. In violation of Title 26, United States Code, Sections 5841, and 5871.						
This criminal complain	at is based on these facts:					
☐ Continued on the att	tached sheet.		Com	ald Ya plainant's signature onald Mann, SA		
Sworn to before me and sig	ned in my presence.		Prii	nted name and title		
Sworn to before me by telepelectronic means.						
Date: 2-15-22	_		buso	udge's signature	azi	
City and state:	Omaha, Nebraska		Susan M. Baz	zis, U.S. Magistrate J	ludge	
			Prii	nted name and title		

STATE OF NEBRASKA	)	
	)	AFFIDAVIT OF Donald Mann
COUNTY OF DOUGLAS	)	

Donald Mann, being first duly sworn, hereby states that:

- 1. Your Affiant, Donnie Mann, is employed as a Special Agent with the Bureau of Alcohol, Tobacco, Firearms and Explosives, and has been so employed since January 2008. Your Affiant is a graduate of the Criminal Investigators Training Program at the Federal Law Enforcement Training Center, Glynco, GA. Your Affiant has also completed the Bureau of Alcohol, Tobacco, Firearms and Explosives Special Agent Basic Training, also held at the Federal Law Enforcement Training Center in Glynco, Georgia. Your Affiant has reviewed and participated in multiple explosive and fire related investigations.
- 2. This Affidavit is based upon your Affiant's personal knowledge and observations, as well as information provided by other law enforcement officers, and through information received from other witnesses. Because this Affidavit is solely for the purpose of establishing probable cause, not all facts relating to this investigation are included herein.
- 3. As a result of your Affiant's training and experience, your Affiant knows that it is a violation of Title 18, United States Code, Section 844(d) for any person to transport or receive, or attempt to transport or receive, in interstate or foreign commerce any explosive with the knowledge or intent that it will be used to kill, injure, or intimidate any individual or unlawfully to damage or destroy any building, vehicle, or other real or personal property.

- 4. As a result of your Affiant's training and experience, your Affiant knows that it is a violation of Title, 26 U.S.C. § 5861(d), for a person to "possess a firearm which is not registered to him in the National Firearms Registration and Transfer Record." The Act further defines the term "firearm" to include "a destructive device." Id. § 5845(a)(8). And the Act defines a "destructive device" to mean "any explosive, incendiary, or poison gas" bomb, grenade, or similar device, or any "combination of parts either designed or intended for use in converting any device into a destructive device . . . and from which a destructive device may be readily assembled." Id. § 5845(f). The term "destructive device" does not include a device "which is neither designed nor redesigned for use as a weapon," or any device designed or redesigned for signaling, pyrotechnic purposes, or safety purposes. Id.
- 5. On January 30<sup>th</sup>, 2022, the Omaha Police and Fire Departments were dispatched to 3916 Y Street, Omaha, Nebraska for a report of multiple suspicious packages at this location. The subsequent investigation determined approximately thirteen (13) devices of an incendiary and/or explosive nature were placed around a vehicle and detached garage at the 3916 Y Street, Omaha, NE address. Twelve (12) of these devices were "Molotov cocktail" type devices, i.e. containers filled with fuel and an attached fuse or "wick." Most of the Molotov cocktail type devices were spray painted black, and several were wrapped in black and/or silver duct tape. These devices had either hobby fuse or sections of rope for a fuse or "wick." The thirteenth device contained an energetic powder, (consistent with smokeless powder) and a significant number of nails and screws. A section of scorched pavement was located next to this device. Based on your Affiant's training and experience it appears a long fuse leading to this device was lit in an attempt

to detonate the device, however the fuse did not remain lit and the device failed to detonate.

- 6. The occupants of 3916 Y Street, Omaha, NE stated they had previously been granted a protection order against an individual with whom they had a prior dispute, and this person threw coffee on them at the conclusion of a confrontation in November of 2020. The individual was identified as Ricky WYNN (white male, DOB 08/26/1961).
- 7. Further investigation resulted in a Pottawattamie County court authorized search warrant of WYNN's apartment, garage and vehicle located in Council Bluffs, Iowa on February 2<sup>nd</sup>, 2022.
- 8. During this search, investigators located various components consistent with the thirteen devices recovered from 3916 Y Street, Omaha, NE on January 30<sup>th</sup>, 2022. In WYNN's apartment investigators located powder consistent with the powder which was found in one of the devices. In addition, in WYNN's garage investigators located multiple gas cans, black and silver duct tape, hobby fuse, rope, black spray paint, empty boxes of nails and screws. Furthermore, receipts for the purchases of these items from Wal-Mart and Menards (dated January 29<sup>th</sup>, 2022) were located in WYNN's garage.
- 9. On February 2<sup>nd</sup>, 2022, your Affiant queried the National Firearms Transfer and Registration Record and found WYNN has no destructive devices registered.
- 10. Based on the foregoing, your Affiant believes there is probable cause to believe Ricky WYNN transported or received, or attempted to transport or receive, in interstate or foreign commerce any explosive with the knowledge or intent that it will be used to kill, injure, or intimidate any individual or unlawfully to damage or destroy any building, vehicle, or other real or personal property in violation of 18 U.S.C. § 844(d) and

knowingly possessed unregistered destructive devices, in violation of 26 U.S.C. §§ 5861(d), 5845(a)(8) and 5845(f).

FURTHER YOUR AFFIANT SAYETH NOT.

Donnie Mann, Special Agent

Bureau of Alcohol, Tobacco, Firearms

and Explosives

SUBSCRIBED and SWORN to before me this 15 day of February, 2022.

SUSAN M. BAZIS

UNITED STATES MAGISTRATE JUDGE

District of Nebraska